REVISCR'S NOTE: This section is new language derived from the last paragraph of Article 66C, section 146 of the Code.

10-709. NON-RESIDENT DOGS.

DOGS BROUGHT INTO THE STATE TO PARTICIPATE IN FIELD TRIALS AND WHICH ARE TO BE REMOVED FROM THE STATE WITHIN 15 DAYS AFTER FIELD TRIALS ARE HELD SHALL BE EXEMPTED FROM THE PAYMENT OF STATE, CITY, CR COUNTY LICENSE TAX.

REVISOR'S NOTE: This section presently appears as Article 66C, section 147. Dog licensing provisions are contained in Article 56, section 191. The only other changes made are in style.

SUBTITLE 8. STATE WILDLIFE MANAGEMENT AREAS AND HUNTING GROUNDS.

10-801. ACQUISITION OF AREA OF LAND OR WATER FOR WILDLIFE REFUGES AND HUNTING GROUNDS; EXCEPTION IN GARRETT COUNTY.

THE DEPARTMENT MAY ACQUIRE, BY PURCHASE, LEASE, CONDEMNATION, OR GIFT, TITLE CR CONTROL OF ANY AREA OF LAND OR WATER IN THE STATE SUITABLE TO PROTECT, PROPACATE, OR MANAGE WILDLIFE OR FOR HUNTING PURPOSES. THE AREA OF LAND OR WATER SHALL BE KNOWN AS A WILDLIFE MANAGEMENT AREA. ANY AREA OF LAND OR WATER GREATER THAN 100 ACRES MAY BE ACQUIRED IN GARRETT COUNTY ONLY WITH THE APPROVAL OF THAT COUNTY. THE DEPARTMENT MAY PURCHASE OR ERECT ANY STRUCTURE NECESSARY FOR WILDLIFE MANGEMENT AND MAY PURCHASE OR LEASE ANY AREA OF LAND OR WATER EXCLUDING THE OWNERSHIP OF AND THE RIGHT TO DRILL ANY MINERAL, OIL, OR GAS.

REVISOR'S NOTE: This section presently appears as Article 66C, section 186, as amended by Chapter 470, S.B. 1055, Acts of 1973. A similar section pertaining to fish appears in subtitle 4 of Title 4. As to the Garrett County exception, the language is revised to avoid future revision if that county's form of government changes.

Nomenclatural changes in this section and throughout this subtitle reflect Chapter 348, Acts of 1972. New language is added to authorize the department to "manage"